Dragon, Karen E. (CDC/NIOSH/EID)

From: Cloonan, Terrence K. (CDC/NIOSH/NPPTL)

Sent: Tuesday, November 27, 2007 11:26 AM

To: Dragon, Karen E. (CDC/NIOSH/EID)

Cc: Szalajda, Jonathan V. (CDC/NIOSH/NPPTL); D'Alessandro, Maryann M. (CDC/NIOSH/NPPTL); Dwornick,

Teresa J. (CDC/NIOSH/NPPTL)

Subject: FW: Request for Stakeholder Comment-Input From Draeger North America: Mr. Robert Sell

Ms. Dragon, please post the below email message under CBRN SCBA "Submissions from the Public Stakeholder Community".

NIOSH initial interpretation and response to the electronic comments have been addressed to the stakeholder over the phone as of 27Nov07:1120hrs.

Cordially,

Terrence K. Cloonan
Physical Scientist
Policy and Standards Development Branch
National Personal Protective Technology Laboratory of NIOSH/CDC/HHS, U.S.A.
(412) 386-6701, Desk.

From: Sell, Robert [mailto:Robert.Sell@draeger.com]

Sent: Tuesday, November 27, 2007 10:53 AM **To:** Cloonan, Terrence K. (CDC/NIOSH/NPPTL) **Subject:** RE: Request for Stakeholder Comment

Hi Terry:

Here are my comments on the draft:

- A. Item 1, as shown, seems to be the NIOSH label. I would suggest that you also include the CBRN label that is located below the cylinder strap.
- B. Item 6 can also be classed as an EOSTI
- C. Item 7: NFPA 1981 does not make a distinction between "primary" or "secondary" EOSTIs so I would suggest removing the term "primary".
- D. Item 8 should also include the cylinder strap since it is part of the retention device.
- E. Some PASS devices (Item A) also include an EOSTI.
- F. Item B can also have an EOSTI coupled with it.

Regards

Bob Sell

Sr. Project Engineer - Protection

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